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December 1, 2008

#### BY HAND

Jeff S. Jordan
Supervisory Attorney
Complaints Examination & Legal Administration
Federal Election Commission
999 E Street, N.W.
Washington, D.C. 20463

FEC FECEIVED

Re: MURs 6078, 6090, and 6108

#### Dear Mr. Jordan:

We are writing this letter on behalf of Obama for America (the "Committee") and Martin Nesbitt, as treasurer, (collectively referred to as the "Respondents") in response to the Complaints filed in the above-referenced matters by James C. Fling, the Republican National Committee, and Bridget Kohtz (the "Complainants"), respectively. In addition, we will submit under separate cover an affidavit signed by Chief Operating Officer Henry DeSio affirming the Committee's strict adherence to federal campaign finance law and regulations. For the reasons set forth below, the Complaints are without merit and should be dismissed.

The Complaints alings that Respondents have violated the Federal Election Campaign Act (the "Act") by knowingly accepting prohibited contributions from faraign nationals and excessive contributions from individuals. They have met. Respondents have asted in full acceptance with the Commission's requirements at all times. The Commission may find "reason to believe" only if a complaint sets forth sufficient specific facts, which, if proven true, would constitute a violation of the Act. See 11 C.F.R. § 111.4(a), (d). Here, the Complaints present no evidence to suggest that Respondents have ever knowingly solicited, accepted, or received prohibited contributions. The Commission therefore may not find "reason to believe," and must dismiss the Complaints immediately.

Obsume for Agnesida was the principal campaign committee for President-Elect Basnet Obsume's campaign for President. Since filing its Statement of Organization on Japanery 16, 2007, the

Committee has raised over \$730 million from 3,952,530 donors. Of this amount, more than \$450 million was received online through the compaign's website.

The volume of contributions the Committee raised, both online and through more traditional means, is unprecedented for a political campaign. To process them all, the Committee developed – in the extraordinarily short amount of time afforded it at the beginning of a two-year election-cycle – a remarkibly complex and nimble vetting and compliance system. This system are said surpassed the practitude requirements the fact and Commission regulations impense on the collection and passessing of nontributions. Mican impensately, it uncertainties Committee did not knowingly accept contributions in example amounts, or from foreign nationals or other probabilited sources.

As we describe in detail below, the Committee did everything it reasonably could to prevent the acceptance of unlawful contributions. It added safeguards on its webpage to prevent online donors from entering false or fraudulent data. It required donors living abroad to enter U.S. passport numbers when giving online, and to present their passport numbers when giving in person. Microver, it went to entraordinary lengths to confinm the legitimacy of such contribution once the donor sufficulated control of it, utilizing comprehensive writing and conspilinate passessive, and passessive, or from a femige national or other impassinatible source. These tentionary steps have yielded results: with respect to each specific impermissible contribution cited in the Complaints, the Committee located the problem and has refunded the contribution.

The Compisints present no evidence to suggest first the Committee did not act in full compliance with the Commission's requirements. Because the Complaints allege no actual conduct by Respondents that visite a statute to regulation over which the Commission has jurisdiction, the Complaints are without legal merit and should be dismissed.

#### **PAGTHAL AND LEGAL ANALYSIS**

## A. Comprehensive Vetting and Compliance Procedures

Before the Committee launched its fundraising program, the Committee carefully developed and implemented comprehensive vetting and compliance procedures to ensure that it did not knowingly solicit, accept, or receive prohibited contributions. Because the Committee believed that it would raise a significant percentage of its centributions over the Enternet, additional procedures were developed to address the security concerns inherent to online fundraising. Special care was given to the process for raising meany from donors who may live stroad, to ensure that a attributions were not include that by requires from facing mationals.

Pursuant to this system, and consistent with the Commission's regulations, campaign staff and outside vandors were tasked with examining all contributions to the Committee once they were received – whether online, through direct mail, in person, or otherwise – for "evidence of illegality and for ascertaining whether contributions received, when aggregated with other contributions from the same contributor, exceed[ed]" federal contribution limits. 11 C.F.R. § 103.5(b). Contributions were further examined to ensure that the donors were not foreign nationals. See M. § 110.20. Any contributions made to the Committee that were found to be excessive, fraudesent, from a funcion national, or otherwise make that were precaptly refunded in according with the Commission's regulations.

We explain those processes in further detail below.

## Online Fundraising

The Commission specifically permits the acceptance of contributions over the Internet, and has chosen not to "mandate[] a specific set of safeguards' for all campaigns that accept contributions over the Internet." AO 2007-30 (Dodd for President), citing Explanation and Justification for Matching Credit Card and Debit Card Contributions in Presidential Campaigns, 64 Fed. Res., 32,394, 32,385 (June 17, 1999).

Recognizing the difficulty of regulating in an area of "rapidly evolving technologies," the Commission has chosen instead to rely on a variety of measures approved in advisory opinions that "provide a level of security sufficient to 'allay concerns over the receipt of prohibited contributions." Id.; see also AO 1999-09 (Bradley for President).

The Committee's vetting and compliance procedures were entirely consistent with those recommended and approved by the Commission in its guidance to provious presidential commission. First, the Committee's online fundacising landing page clearly informed each prospective donor of the Act's source restrictions, in explicit language displayed in a location the donor could mat passably miss. Moranter, no donor could make a contribution without first affirming that the finds were landful and commisses with the Act's neguinements. Each donor had to check a box confirming that he or she was a United States citizen or permanent resident; that the funds were not from the general treasury of a corporation, labor organization, or national bank; that the funds were not made from the treasury of a person or entity who is a federal contractor; and that the funds were not provided by another person for the purpose of making the contributions

Second, egain monained to with the Aux and Commission requirestants, all denors were required to enter their full names and addresses, and denors making contributions of \$200 or more were further required to previde their excugation and employer. If the donor did not provide say of

the required information, the Committee's website prompted the donor to provide the required information before accepting the contribution.

Any political campaign that raises money online must necessarily rely in the first instance on information the donors provide. Inevitably, there will be donors who, either fraudulently or just for misguided fun, enter inaccurate information, through no fault of the recipient committee. As long as the recipient committee adequately examines each contribution for any evidence of illegality, the law cannot, and does not, penalize it for accepting the money, unless and until it discovers that the cannot was made illegally as foundations. Normathaless, the Campaittee took extraordinary steps — for beyond what the law requires — to root out such contributions and refund them.

The Committee's compliance and vetting procedures included an extensive back-end process to ensure it caught and refunded any excessive, fraudulent, or otherwise unlawful contributions. As the volume of contributions to the Committee increased during the course of the campaign, the Committee continuously adjusted its vetting and compliance procedures to adapt to the increased volume. At regular intervals, the Committee conducted automated searches of its down ditablese – including all contributions, whether raised online or not – to identify any functulent or excessive functions. Contributions from report downs were entenined to entend that the total amount received from a single direct did not second the contribution. As now examples of empacts data or fraudulent contributions were identified, the Committee refined its searches to identify other downs who may have entered similarly empacous or fraudulent data.

These procedures provided a level of security more than sufficient to meet the Committee's legal obligations to ensure the lawfulness of contributions it accepted online. The Complaints present no evidence to the contrary to suggest that the Committee ever knowlingly solicited, succepted, or received excessive or otherwise unlawful contributions through its website.

# 2. Contributions from Farrism Nationals

The Committee also took significant steps to ensure that it did not knowingly solicit, accept, or receive any contributions from foreign nationals. See 11 C.F.R.§ 110.20(g). As described above, donors who contributed online were required to check a box confirming that they were either a United States citizen or a permanent resident allen. Donors who entered a foreign address were further required to enter a valid U.S. passport number before making a contribution. Individuals who made contributions to the Committee in person at events held outside the United States were required to provide a valid U.S. passport number.

To ensure that the Committee had not imminutently successed nantibutions from foreign nationals, the Committee developed an additional according process to confirm the validity of each contribution. In associance with this process, the Committee surveyed each contribution

received by the Committee since its inception in January 2007 and identified contributions with foreign city or country names, postal codes other than valid U.S. zip codes, nea-U.S. email addresses, and/or passport numbers that did not conform to standard U.S. passport numbers. After manually eliminating those contributions known to have been made by a U.S. citizen or lawful permanent resident but nonetheless identified by the automated search, the Committee has attempted to contact each of the questionable donors individually – by telephone and smail – to confirm U.S. citizenship or lawful permanent residency. The Committee confirmes to search its contribution database on a daily basis, and uptitues the life of puscettal foreign donors accommingly. Any conscious for which a satisfact U.S. satisfacts or U.S. passport residence to confirmed will be maintained.

## B. Resolution of Fraudulent or Foreign Contributions Cited in Complaints

The Complaints allege that the Committee accepted five specific contributions that were excessive, freedulent, or from a florign national. In each case, the Committee has refunded the contribution or contributions at issue in a manner consistent with the Commission's regulations. With respect to the centributions made by Florian Edwar, Monit Edwar, "Hilkjb, jkbkj", Duosad Fro, and Good Will, the Ethles attached as Editibit A include the date of the centribution, the centribution, and the refund assessment. Continuty to what is allegad in the Compliants, the total assessment merived by the Committee from each of these contribution(s).

The Committee no longer has funds from any of these contributors, and the Complaints present no evidence that the Committee ever knewingly solicited, accepted, or received contributions from these – or any other – prohibited contributors. See 11 C.F.R. § 110.20(g). There is no indication in the Complaints or elsewhere that the Committee ever had "actual knowledge" that the source of any funds solicited, accepted, or received was a fareign antional, or that the funds was attached prohibited. Int. § 110.20(a)(4)(i). Nor was the Committee "course of facts that would lead a reasonable parameter continue that there is a substantial probability that the source of the funds solicited, accepted or accepted" was preinificial. Int. § 110.20(a)(4)(ii). Where the Committee was aware of facts that would lead a reasonable person to inquire as to the source and permissibility of the funds, the Committee conducted prompt and reasonable inquiries. See id. § 110.20(a)(4)(iii).

Given the unprecedented scope of the Committee's fundraising, Complainants speculate that the Committee must have acted in violation of federal law, and salt for further investigation of the Committee's finances and superting. Yet must make a sequilation from superting that we mere speculation will not be accepted as true, and provide no independent basis for investigation. See Commissioners Mason, Sandstrom, Smith and Thomas, Statement of Reasons, MUR 4960 (Dec. 21, 2001).

The Committee's comprehensive vetting and compliance procedures speak for themselves. Not only has the Committee complied with federal law, but it has far surpassed what is required by the Act and the regulations. In every case, the Committee has used best efforts to ensure its full compliance with the Commission's requirements, and that it did not knowingly solicit, accept, or receive any unlawful contributions. The Committee has fully addressed each of the specific incidents cited in the Complaints, and the Complaints present no evidence to further support their allegations against the Committee.

For the foregoing reasons, Respondenta respectfully request that the Commission dismiss the Complaints and take no further action.

Very truly yours,

Robert F. Baber-Rebecca Gordon